AMENDMENT TRANSMITTAL LETTER (Large Entity) Applicant(s): (httetal				Docket No. IN-S506		
Application No. 09/899,818	Filing Date November 15, 2001	Examiner Txe II. Yoon		No.	Group Art Unit 1714	Confirmation No.
Invention: POWI METI	PER SLURRY THAT IOD FOR PRODUCH	Can be Hardenei NG Said Slurry a	D BY ACTINIC RAI ND USE OF THE SA	DIAT	TY YE KO NOI	iermal means,
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	CLAIMS REMAINING	HIGHEST#	NUMBER EXTRA	Ĭ		ADDITIONAL
	AFTER AMENDMENT	PREV. PAID FOR	CLAIMS PRESENT		KATE .	FEE
TOTAL CLAIMS	27	37 -	0	×	\$50.00	. \$0.00
INDEP. CLAIMS	1	3 • .	0	[×.	\$200 00	\$0.00
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Mary E Golden	Signature Signature		Dated: F A	<i>5</i> - ,	05	
Mary E. Goldu () Reg. No. 36,814		,, ,		1 1		
Cantor Colbura LL: (248) 524-2300	P .	Transr Alexar Transr	ny certify that the attricted by facsimile to dria, Virginia 22313 nission to facsimile to	the (Commissioner for the commission of the commissio	or Patents, OS via
:c.		/	or Printed Name of	CO	n	spondence

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DEC 2 0 2005

(Practitioner's Docket No. IN-5506/BC1-0066)

PATENT

No. 1748

P. 5/15

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Ott et al.

Serial No.: 09/889,818

Filed: November 15, 2001

FOR: POWDER SLURRY THAT CAN BE HARDENED BY ACTINIC RADIATION OR BY THERMAL MEANS, METHOD FOR PRODUCING SAID SLURRY AND

USE OF THE SAME

Group Art Unit: 1714

Examiner: Yoon, Tae H

I hereby certify that the attached correspondence is being transmitted by facsimile to the Mail Stop Amendment Commissioner for Patents, Alexandria, Virginia 22313-1450, on (1250) via transmission to facsimile number (571) 273-8300.

Lori Bacon

AMENDMENT UNDER 37. CFR § 1.112

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Dear Sir:

INTRODUCTORY REMARKS

This is in response to the outstanding Office Action of May 25, 2005 wherein pending claims 1, 2, 4-6, 14, 15 and 18-20 were rejected and claims 3 and 7 were objected to. Reconsideration is respectfully requested in view of the following amendments and/or remarks.

No extension of time is believed to be necessary. However, Applicants hereby petition under 37 CFR 1.136 or other applicable rule to have the response period extended the number of months necessary to render the attached communication timely if a petition is required. The Commissioner is hereby authorized to charge to Deposit Account 23-3425 any fees necessary for entry of this amendment and/or extension of time.

Please make the following amendments to the Application as set forth below.